	Application	No.	Applicant(s)	
·	10/709,376		CHARLEBOIS ET AL.	
Notice of Allowability	Examiner		Art Unit	
	Vuthe Siek	·	2825	
The MAILING DATE of this communication appeall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RID of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS or other appro I GHTS . This a	S) CLOSED in this appopriate communication application is subject to	plication. If not includ will be mailed in due	ed course. THIS
1. This communication is responsive to communication field of	n 9/18/06.			
2. X The allowed claim(s) is/are <u>1-3, 5, 7-9, 11, 13-15 and 17 (F</u>	Renumbering _I	<u>per 37 CFR 1.126)</u> .		
 3. Acknowledgment is made of a claim for foreign priority urestalling a priority and all bloome* claim for foreign priority urestalling and all bloome* claim for foreign priority urestalling and all bloome a	e been receive been receive cuments have of this communitied. Note the es reason(s) we st be submitted son's Patent D	ed in Application Noe been received in this unication to file a reply pplication. e attached EXAMINER why the oath or declarated. d. Prawing Review (PTO-	complying with the re 'S AMENDMENT or Nation is deficient. 948) attached Office action of	quirements
each sheet. Replacement sheet(s) should be labeled as such in t	he header acco	ording to 37 CFR 1.121(d).	
 DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT 				Note the
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. [7. [V·S 8.]		(PTO-413), te ment/Comment	owance

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DETAILED ACTION

1. This office action is in response to application 10/709,376 and amendment filed on 9/18/2006. Claims 1-3, 5, 7-9, 11, 13-15 and 17 remain pending in the application, where claims 4, 6, 10, 12, 16 and 18 are canceled.

EXAMINER'S STATEMENT AS TO THE REASONS FOR ALLOWANCE

- 2. Claims 1-3, 5, 7-9, 11, 13-15 and 17 are allowed over the prior art of record.
- 3. The following is an examiner's statement of reasons for allowance: the prior art of record does not teach or fairly suggest a method/program product/system for performing static timing analysis on an integrated circuit design comprising performing static timing analysis on a final circuit netlist file utilizing a snip file generated, wherein the snip file includes signals and/or timing paths that are not subject to said static timing analysis; if the final circuit netlist file meets all timing constraints, the snip file is converted to a group of cutpoints; then a determination is made as to whether or not the cutpoints pass formal verification; if the cutpoints pass formal verification, the user analysis on the final circuit netlist file is complete and the final circuit netlist file can be sent to manufacturing; otherwise, if the cutpoints do not pass formal verification, a flag is issued to alert a user. The user then has either modify certain snip point(s) within the snip file or modify the final circuit netlist file, and perform the user analysis again.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably Application/Control Number: 10/709,376

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accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vuthe Siek whose telephone number is (571) 272-1906.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jack Chiang can be reached on (571) 272-7483. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system; contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Vuthe Siek

PRIMARY EXAMINER